IN THE MUNICIPAL COURT OF APPEALS OF THE CITY OF EL PASO, TEXAS

Appellee.

OPINION

Appellant appeals her conviction in Municipal Court for not having a current motor vehicle inspection sticker. A fine of \$50.00 was assessed.

At the same time she was issued a citation for the instant offense, she is also cited for driving the same vehicle equipped with dealer's temporary cardboard tags for personal use. This Court addresses that issue in a separate Opinion.

Section 503.062(c), Tex. Trans. Code indicates that a vehicle that is being conveyed under this Section is exempt from the inspection requirements of <u>Chapter 548</u>. This Court recognized that exemption and held that such a vehicle need not be inspected. Silva v. State, 97-MCA-2420.

Therefore, the Judgment of the Trial Court is hereby reversed and rendered in Appellant's favor.

SIGNED this 215+ day of January, 2010.

Jobel Holms

JUDGMENT

This case came on to be heard, the same being considered, because it is the opinion of this Court that there was error in the Judgment, it is ORDERED, ADJUDGED and DECREED by the Court that the Judgment in cause number 09-MCA-3365 be in all things reversed and rendered in Appellant's favor, and judgment of acquittal be entered in his behalf.

SIGNED this 215t day of January , 2010.

JUDGE